PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	EOD FUDTHED ACTION	See Form DCT/IDF A/A16						
3164WOOP	FOR FURTHER ACTION	See Form PCT/IPEA/416						
International application No.	International filing date (day/month/year)	Priority date (day/month/year)						
PCT/JP2004/003488	16.03.2004	17.03.2003						
International Patent Classification (IPC) or national classification and IPC								
Applicant TAKEDA PHARMACEUTICA	COMPANY I INTER							
TAREDA PHARMACEOTICAL	COMPANI LIMITED							
	30%							
 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 								
2. This REPORT consists of a total of	6 sheets, include	ding this cover sheet.						
3. This report is also accompanied by A	NNEXES, comprising:							
a. (sent to the applicant and	to the International Bureau) a total of	sheets, as follows:						
		n amended and are the basis for this report and/or						
sheets containing religions Instructions).	ctifications authorized by this Authority (see	Rule 70.16 and Section 607 of the Administrative						
the disclosure in the		considers contain an amendment that goes beyond ted in item 4 of Box No. I and the Supplemental						
Box.								
b (sent to the International	Bureau only) a total of (indicate type and nun	nber of electronic carrier(s))						
		, containing a sequence listing and/or tables						
related thereto, in computer Section 802 of the Administ		plemental Box Relating to Sequence Listing (see						
4. This report contains indications relati	ng to the following items:							
	report							
Box No. II Priority								
	shment of opinion with regard to novelty, inv	ventive step and industrial applicability						
<u></u>	ty of invention							
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI Certain doc	cuments cited							
Box No. VII Certain def	ects in the international application							
Box No. VIII Certain obs	servations on the international application							
Date of submission of the demand	Date of completion o	f this report						
		-						
Name and mailing address of the IPEA/JP	Authorized officer							
Facsimile No.	Telephone No.							

Translation

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Box No. II	I Non-e	stablishment of opinion	with regard to novelty, inventive step and industrial applicability		
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
	the entire inter	national application			
\boxtimes	claims Nos.	2-23			
becaus	e:				
		ational application, or the			
	relate to the for	nowing subject matter wi	nich does not require an international preliminary examination (specify):		
			·		
			icate particular elements below) or said claims Nos.		
	are so unclear	that no meaningful opinio	on could be formed (specify):		
		•			
		said claims Nos.	are so inadequately supported		
	by the descrip	tion that no meaningful o	pinion could be formed.		
\boxtimes	no internation	al search report has been	established for said claims Nos. 2-23		
	the nucleotide Instructions in		nce listing does not comply with the standard provided for in Annex C of the Administrative		
1:	the written for	rm	has not been furnished		
			does not comply with the standard		
	the computer	readable form	has not been furnished		
	•		does not comply with the standard		
			I/or amino acid sequence listing, if in computer readable form only, do not comply with the Annex C-bis of the Administrative Instructions.		
	See Suppleme	ental Box for further detai	ls.		

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Box	No. IV Lack of unity of invention
1.	In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims.
	paid additional fees.
	paid additional fees under protest.
	neither restricted the claims nor paid additional fees.
2.	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
	complied with.
	not complied with for the following reasons:
	A matter common to claims 1-23 is to contain an
	ingredient represented by the general formula (I)-A
	(hereinafter referred to as ingredient (1)). This
	ingredient, however, is shown in document 1 (WO
	02/040484 A2 (Takeda Chemical Industries, Ltd.), 23
	May 2002).
	Furthermore, a matter common to many of the
	claims including claim 1 is to contain the ingredient
	(1) and a hydrophilic polymer (hereinafter referred to
	as ingredient (2)). However, this point also is shown
	in document 1." (document 1 (page 40) indicates that
	hydroxypropyl methyl cellulose, which is a hydrophilic
	polymer, may be contained). Moreover, document 1 also
	indicates that a pharmaceutical preparation is coated
	with an enteric coating, etc.
	- · · · · · · · · · · · · · · · · · · ·
	(continued on supplemental sheet)
4.	Consequently, this report has been established in respect of the following parts of the international application:
₹.	all parts.
	the parts relating to claims Nos. 1

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Box No. V Reasoned statement under Ar citations and explanations sup			ticle 35(2) with regard to novelty, inventive step or industrial applicability; porting such statement		
1.	Statement				
	Novelty (I	N)	Claims		YES
			Claims	1	NO
	Inventive	step (IS)	Claims		YES
			Claims	1	NO
	Industrial	applicability (IA)	Claims	1	YES
			Claims		NO
l					

2. Citations and explanations (Rule 70.7)

Document 1: WO 02/040484 A2 (Takeda Chemical Industries, Ltd.), 23 May 2002

Document 1 cited in the international search report sets forth a pharmaceutical composition containing an ingredient represented by the general formula (1)-A and a hydrophilic polymer.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

(continued from Box IV.3)

In view of the above, containing the ingredient (1), containing the ingredient (1) and the ingredient (2), or coating, constitutes a "special technical feature" within the meaning of PCT Rules.

Consequently, claims 1-23 do not comply with the requirement of unity of invention.